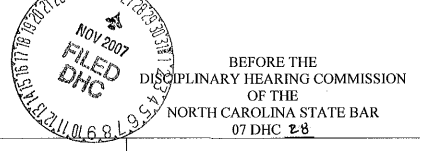
NORTH CAROLINA WAKE COUNTY



THE NORTH CAROLINA STATE BAR,

v.

Plaintiff

ORDER
OF INTERIM SUSPENSION

BRADLEY R. LAMB, Attorney,

Defendant

THIS CAUSE came before the undersigned Chair of the Disciplinary Hearing Commission pursuant to 27 N.C. Admin. Code Chapter 1, Subchapter B, Rule .0115(d) of the Discipline & Disability Rules of the North Carolina State Bar on Plaintiff's motion for an order of interim suspension of the license to practice law in North Carolina of Defendant, Bradley R. Lamb, based upon his plea of guilty to a crime showing professional unfitness in Florida. Based upon the motion and the certified copy of Defendant's guilty plea, the undersigned hereby makes the following

FINDINGS OF FACT

- 1. Defendant, Bradley R. Lamb (hereinafter "Defendant" or "Lamb") was licensed to practice law in North Carolina on February 28, 1989 and is and was at all times referred to herein, an attorney at law, subject to the rules, regulations and Rules of Professional Conduct of the North Carolina State Bar and the laws of North Carolina.
- 2. The current address of record for Defendant with the North Carolina State Bar is 2101 Templeton Gap Drive, Apex, NC 27523, c/o Stephen Jackson, but Defendant is currently incarcerated in in one of the facilities of the Florida State Department of Corrections.
- 3. On July 23, 2007, Lamb pled guilty to three counts of promoting the sexual performance of a child, one count of lewd or lascivious exhibition, and one count of solicitation of a child over the internet in violation of Florida Statutes §§ 827.071(3), 800.04(7)(b)(1), and 847.0135(3) in the case of State of Florida v. Bradley Robert Lamb, Circuit Court, Fourth Judicial Circuit, in and for Duval County, Florida, Division CR-C, case number 16 2006 CF 7301 AXXX MA. He was convicted of these crimes and was sentenced to fifteen years incarceration on September 18, 2007. A copy of the judgment is attached as Exhibit 1.

Based upon the foregoing FINDINGS OF FACT, the undersigned makes the following

i trite

CONCLUSIONS OF LAW

- 1. The crimes of which Lamb was convicted are criminal offenses showing professional unfitness under 27 N.C. Admin. Code 1B § .0103(17) of the State Bar Discipline & Disbarment Rules and N.C. Gen. Stat. § 84-28(b).
- 2. Rule .0115(d) of Subchapter B of the Discipline & Disability Rules of the State Bar authorizes the Chair of the Disciplinary Hearing Commission to enter an order suspending an attorney's license upon receipt of a certified copy of a plea of guilty to a serious crime showing professional unfitness to practice law.

Based upon the foregoing Findings of Fact and Conclusions of Law, the undersigned Chair of the Disciplinary Hearing Commission enters the following

ORDER

- 1. The license to practice law in North Carolina of Defendant, Bradley R. Lamb, is hereby SUSPENDED until the conclusion of all disciplinary matters pending before the North Carolina State Bar relating to his plea of guilty and conviction in Florida of serious crimes showing professional unfitness to practice law in the case of State of Florida v. Bradley Robert Lamb, Circuit Court, Fourth Judicial Circuit, in and for Duval County, Florida, Division CR-C, case number 16 2006 CF 7301 AXXX MA.
- 2. Lamb will comply with all requirements of 27 N.C. Admin. Code Chapter 1, Subchapter B, § .0124 of the North Carolina State Bar Discipline & Disability Rules for winding down his law practice.

This the 14 day of November, 2007

F. Lane Williamson, Chair

Disciplinary Hearing Commission



IIM FULLER
Clerk of the Circuit Court

State of Florida vs BRADLEY ROBERT LAMB

Defendant

DECELVED NOV 0.9 2007 NOV 0.9 2007
FILED
SEP 1 8 2007
Jim Jullen

	uit Court, Fourth Judicial Circuit Duval County, Florida
Division CF	R - C
Case Numb	er 16 2006 CF 7301 AXXX MA
	Probation Violator
	Community Control Violator
	Retrial
	Resentence

EXHIBIT

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T represent represent		, bo, the at	torney of	nally before this record, and the , and having	s court state
	been tried and found guilty by jury/by court of entered a plea of guilty to the following crime entered a plea of nolo contendere to the follow	(s)		,	
Count	Crime	Of f ense Statute Number(s)	Degree of Crime	Case Number	OBTS Number
	Promoting A Sexual Performance	827,071 (3)	2°F	elony	
·	by A Child				
3	Promoting A Sexual Performance	827.071(3)	2º Ce	lony	
	by A Child				
4	Promoting A Sexual Performance	827.071 (3)	2º F	lony	
·	by A Chied				
23	Lewd or Lascivious Exhibition	800.04(7)(b)	1 200	èlony	
24	Soliciting A Child Via Computer	847.0135(3)	3°G		
		· .			
\checkmark	and no cause being shown why the defendant sho the defendant is hereby ADJUDICATED GUILTY	ould not be adjudic of the above crime	ated guilty (s).	, IT IS ORDEI	RED that
<u>√</u>	and having been convicted or found guilty of, or regardless of adjudication, to attempts or offenses lascivious conduct (ch. 800), or murder (s. 782.04 carjacking (s. 812.133), home invasion robbery (s. snatching (s. 812.131), chapter 787 kidnapping, finterference with custody; or any other offens to submit blood specimens or other approved biological control of the submit blood specimens or other approved biological control of the submit blood specimens or other approved biological control of the submit blood specimens or other approved biological control of the submit blood specimens or other approved biological control of the submit blood specimens or other approved biological control of the submit blood specimens or other approved biological control of the submit blood specimens or other approved biological control of the submit blood specimens or other approved biological control of the submit blood specimens or other approved biological control of the submit blood specimens or other approved biological control of the submit blood specimens or other approved biological control of the submit blood specimens or other approved biological control of the submit blood specimens or other approved biological control of the submit blood specimens or other approved biological control of the submit blood specimens or other approved biological control of the submit blood specimens or other approved biological control of the submit blood specimens or other approved biological control of the submit blood specimens or other approved biological control of the submit blood specimens or other approved biological control of the submit blood specimens or other approved biological control of the submit blood specimens or other approved biological control of the submit blood specimens or other approved biological control of the submit blood specimens or other approved biological control of the submit blood specimens or other approved biological control of the submit blood specimens or other approximations or other approximation), aggravated battery 812.135), robbery alse imprisonment, e specified in section	y (s. 784.0 (s. 812.13) Turing or (45), burglary (s), or robbery by enticing a child	. 810.02), sudden - , and

and good cause being shown; IT IS ORDERED THAT ADJUDICATION OF GUILT BE WIT

Page _____ of _____

Stat	e o	f Fl	lorida	
VS.				

BRADLEY ROBERT LAMB

Defendant

Imposition of Sentence Stayed and Withheld (Check if Applicable) The Court hereby stays and withholds the imposition of sentence as to count(s) and places the Defendant on probation/ community control for a period of 5005 Security Community control set forth in separate order.)

FINGERPRINTS OF DEFENDANT

				*,
1. Right Thumb	2. Right Index	3. Right Middle	4. Right Ring	5. Right Little
1 Left Thumb	7 Eet Jiidex	8 Len Aiddle	9 Left Ring	10. Left Little**
ingerprints taken by:	R.Z.K	LIZAS JR	5548 Swor	Title BAILI

1 HEREBY CERTIFY that the above and foregoing are the fingerprints of the defendant, BRADLEY ROBERT LAMB, and that they were placed thereon by the defendant in my presence in open court this date.

DONE AND ORDERED in open court in Jacksonville, Duval County, Florida, this day of SEPTEMBER.

Page 2 of 8

In the Circuit Court, Fourth Judicial Circuit, 2 in and for Duval County, Florida
Division CR - C
Case Number 16 2006 CF 7301 AXXX MA

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RRADIE	/ ROBERT LAMB	
	TODDEN DE LES	

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-1)	ΔΤ ΔΤ	14	ant

CHARGES/COST/FEES

ne defend	ant is hereby ordered to pay the following sums if checked:
<u> </u>	\$50.00 pursuant to section 938.03, Florida Statutes (Crimes Compensation Trust Fund).
	\$3.00 as a court cost pursuant to section 938.010), Florida Statutes (Additional Court Cost Clearing Trust Fund).
	\$2.00 as a court cost pursuant to section 938.15, Florida Statutes (Criminal Justice Education by Municipalities and Counties).
	A fine in the sum of \$ pursuant to section 775.0835, Florida Statutes. (This provision refers to the optional fine for the Crimes Compensation Trust Fund and is not applicable unless checked and completed. Fines imposed as a part of a sentence to section 775.083, Florida Statutes are to be recorded on the sentence page(s).)
	\$20.00 pursuant to section 938.09, Florida Statutes (Handicapped and Elderly Security Assistance Trust Fund).
- :	A 10% surcharge in the sum of \$ pursuant to section 938.11, Florida Statutes (Handicapped and Elderly Security Assistance Trust Fund).
	A sum of \$ pursuant to section 938.27, Florida Statutes (Prosecution/ Investigative Costs).
. ——	A sum of \$ pursuant to section 938.29, Florida Statutes (Public Defender Fees).
	\$15.00 pursuant to 938.13, Florida Statutes, Misd. convictions involving drugs or alcohol.
	\$200.00 pursuant to section 938.05, Florida Statutes (Local Government Criminal Justice Trust Fund).
	A sum of \$ pursuant to 938.04, Florida Statutes (additional cost - 5% of fine).
	\$135.00 pursuant to section 938.07, Florida Statutes (EMS - DUI cases).
	\$100.00 pursuant to section 938.25, Florida Statutes, (FDLE Operating Trust Fund).
	A sum of \$ pursuant to 938.23, Florida Statutes, (Grants For Alcohol & Other Drug Abuse Program - Drug Abuse Trust Fund).
	A sum of \$ pursuant to 939.18, Florida Statutes, (Assessment of Additional Court Costs for Court Facilities - not to exceed \$150.00.
	Restitution in accordance with attached order.
	A sum of \$20 pursuant to 938.06, Florida Statutes, (Assessment of Additional Court Costs for Crime Stoppers Trust Fund - not to exceed \$500.00.
	A sum of \$3.00 pursuant to 938.19, Florida Statutes, (Assessment of Additional Court Costs - Duval County Teen Court Trust Fund).
	A sum of \$201.00 (Domestic Battery surcharge)
	A sum of \$151.00 pursuant to 938.085, Florida Statutes (Rape Crisis Trust Fund).
<u> </u>	A sum of \$ pursuant to 939.185, Florida Statutes, (Assessment of Additional Court Costs to be used for innovations, legal aid, law library, teen court programs - not to exceed \$65.00).
	Other
DON	E AND ORDERED in open court in Jacksonville, Duval County, Florida, this
y of	September 2007
	Midge

STATIFACE

•	(As to Count $\underline{\hspace{1cm}}$)
The defendan having given the defe cause why the defend	t, being personally before this court, accompanied by the defendant's attorney of record, and having been adjudicated guilty herein, and the court endant an opportunity to be heard and to offer matters in mitigation of sentence, and to show ant should not be sentenced as provided by law, and no cause being shown.
(Check one if	applicable.)
and the c	ourt having on deferred imposition of sentence until this date.
and the c	ourt having previously entered a judgment in this case onnow es the defendant
and the corevoked t	ourt having placed the defendant on probation/ community control and having subsequently he defendant's probation/ community control.
It Is The Sentence	Of The Court That:
The defendant The defendant	pay a fine of \$, pursuant to section 775.083, Florida Statutes plus as the 5% surcharge required by 938.04, Florida Statutes. is hereby committed to the custody of the Department of Corrections.
The defendant	is hereby committed to the custody of the Sheriff of Duval County, Florida.
The defendant	is sentenced as a youthful offender in accordance with section 958.04, Florida Statutes.
To be Imprisoned (C	heck one; unmarked sections are inapplicable):
For a term of r	natural life.
For a term of.	15 years
Said SENTENC	CE SUSPENDED for a period of subject to conditions set forth in this
If "split" sentence, co	mplete the appropriate paragraph.
Followed by a Department of order entered he	period of on probation/ community control under the supervision of the Corrections according to the terms and conditions of supervision set forth in a separate crein.
However, after of the sentence for a period of according to the herein.	serving a period of imprisonment in, the balance shall be suspended and the defendant shall be placed on probation/ community control under supervision of the Department of Corrections terms and conditions of probation/ community control set forth in a separate order entered
In the event the defer satisfied before the de	ndant is ordered to serve additional split sentences, all incarceration portions shall be ifendant begins service of the supervision terms.
	OTHER PROVISIONS
Retention of Jurisdiction	The court retains jurisdiction over the defendant pursuant to section 947.16(4), Florida Statutes.
Jail Credit	It is further ordered that the defendant shall be allowed a total of 241 days as credit for time incarcerated before imposition of this sentence.
Prison Credit	It is further ordered that the defendant be allowed credit for all time previously served on this count in the Department of Corrections prior to resentencing.
Consecutive/ Concurrent As TQ Other Counts	It is further ordered that the sentence imposed for this count shall run (check one) consecutive to concurrent with the sentence set forth in count of this case.
	$P_{age} \rightarrow Q \qquad \text{of} \qquad \hat{Y}$

Singularion

(As to Count $\frac{3}{2}$)
The defendant, being personally before this court, accompanied by the defendant's attorney of record and having been adjudicated guilty herein, and the court having given the defendant an opportunity to be heard and to offer matters in mitigation of sentence, and to show cause why the defendant should not be sentenced as provided by law, and no cause being shown.
(Check one if applicable.)
and the court having on deferred imposition of sentence until this date.
and the court having previously entered a judgment in this case onnow resentences the defendant
and the court having placed the defendant on probation/ community control and having subsequently revoked the defendant's probation/ community control.
It Is The Sentence Of The Court That:
The defendant pay a fine of \$, pursuant to section 775.083, Florida Statutes plus \$ as the 5% surcharge required by 938.04, Florida Statutes. The defendant is hereby committed to the custody of the Department of Corrections.
The defendant is hereby committed to the custody of the Sheriff of Duval County, Florida.
The defendant is sentenced as a youthful offender in accordance with section 958.04, Florida Statutes.
To be Imprisoned (Check one; unmarked sections are inapplicable):
For a term of natural life.
For a term of 15 years
Said SENTENCE SUSPENDED for a period of subject to conditions set forth in this order.
If "split" sentence, complete the appropriate paragraph.
Followed by a period of on probation/ community control under the supervision of the Department of Corrections according to the terms and conditions of supervision set forth in a separate order entered herein.
However, after serving a period of imprisonment in, the balance of the sentence shall be suspended and the defendant shall be placed on probation/ community control for a period of under supervision of the Department of Corrections according to the terms and conditions of probation/ community control set forth in a separate order entered herein.
In the event the defendant is ordered to serve additional split sentences, all incarceration portions shall be satisfied before the defendant begins service of the supervision terms.
CHHRPROVISIONS
Retention of Jurisdiction The court retains jurisdiction over the defendant pursuant to section 947.16(4), Florida Statutes.
Jail Credit It is further ordered that the defendant shall be allowed a total of 247 days as credit for time incarcerated before imposition of this sentence.
Prison Credit It is further ordered that the defendant be allowed credit for all time previously served on this count in the Department of Corrections prior to resentencing.
Consecutive/ Concurrent As TQ Other Counts Lit is further ordered that the sentence imposed for this count shall run (check one) consecutive to concurrent with the sentence set forth in count of this case.
Page

SENTENCE

	(As to Count4)				
A Berry having given the	dant, being personally before this court, accompanied by the defendant's attorney of record , and having been adjudicated guilty herein, and the court defendant an opportunity to be heard and to offer matters in mitigation of sentence, and to show fendant should not be sentenced as provided by law, and no cause being shown.				
(Check on	e if applicable.)				
and t	he court having on deferred imposition of sentence until this date.				
and t	he court having previously entered a judgment in this case onnow tences the defendant				
and the revok	he court having placed the defendant on probation/ community control and having subsequently red the defendant's probation/ community control.				
It Is The Senten	ice Of The Court That:				
The defend	lant pay a fine of \$, pursuant to section 775.083, Florida Statutes plus as the 5% surcharge required by 938.04, Florida Statutes. ant is hereby committed to the custody of the Department of Corrections.				
	ant is hereby committed to the custody of the Sheriff of Duval County, Florida.				
	ant is sentenced as a youthful offender in accordance with section 958.04, Florida Statutes.				
	d (Check one; unmarked sections are inapplicable):				
For a term					
	of 15 years				
	ENCE SUSPENDED for a period of subject to conditions set forth in this				
	complete the engrousiste navograph				
Followed b Departmen	If "split" sentence, complete the appropriate paragraph. Followed by a period of on probation/ community control under the supervision of the Department of Corrections according to the terms and conditions of supervision set forth in a separate order entered herein.				
However, a of the sente for a period according therein.	infer serving a period of imprisonment in, the balance nee shall be suspended and the defendant shall be placed on probation/ community control d of under supervision of the Department of Corrections of the terms and conditions of probation/ community control set forth in a separate order entered				
In the event the d satisfied before th	efendant is ordered to serve additional split sentences, all incarceration portions shall be e defendant begins service of the supervision terms.				
	OTHER PROVISIONS				
Retention of Jurisdiction	The court retains jurisdiction over the defendant pursuant to section 947.16(4), Florida Statutes.				
Jail Credit	It is further ordered that the defendant shall be allowed a total of days as credit for time incarcerated before imposition of this sentence.				
Prison Credit	It is further ordered that the defendant be allowed credit for all time previously served on this count in the Department of Corrections prior to resentencing.				
Consecutive/ Concurrent As TQ Other Counts	It is further ordered that the sentence imposed for this count shall run (check one) consecutive to concurrent with the sentence set forth in count of this case.				
	Page (of)				

SUNHUNGE

	(As to Count)						
A havin cause	The defendant, being personally before this court, accompanied by the defendant's attorney of record, and having been adjudicated guilty herein, and the court given the defendant an opportunity to be heard and to offer matters in mitigation of sentence, and to show why the defendant should not be sentenced as provided by law, and no cause being shown.						
	(Check one if applicable.)						
	and the court having on deferred imposition of sentence until this date.						
	and the court having previously entered a judgment in this case onnow resentences the defendant						
	and the court having placed the defendant on probation/ community control and having subsequently revoked the defendant's probation/ community control.						
It Is '	The Sentence Of The Court That:						
_	The defendant pay a fine of \$, pursuant to section 775.083, Florida Statutes plus as the 5% surcharge required by 938.04, Florida Statutes. The defendant is hereby committed to the custody of the Department of Corrections.						
The defendant is hereby committed to the custody of the Sheriff of Duval County, Florida.							
· · ·	The defendant is sentenced as a youthful offender in accordance with section 958.04, Florida Statutes.						
To be	: Imprisoned (Check one; unmarked sections are inapplicable):						
For a term of natural life.							
	For a term of 15 years						
Said SENTENCE SUSPENDED for a period of subject to conditions set forth in this order.							
If "sp	lit" sentence, complete the appropriate paragraph.						
	Followed by a period of on probation/ community control under the supervision of the Department of Corrections according to the terms and conditions of supervision set forth in a separate order entered herein.						
However, after serving a period of imprisonment in, the balance of the sentence shall be suspended and the defendant shall be placed on probation/ community control for a period of under supervision of the Department of Corrections according to the terms and conditions of probation/ community control set forth in a separate order entered herein.							
In the satisf	e event the defendant is ordered to serve additional split sentences, all incarceration portions shall be ied before the defendant begins service of the supervision terms.						
	OTHER PROVISIONS						
	The court retains jurisdiction over the defendant pursuant to section 947.16(4), Florida Statutes.						
Jail (It is further ordered that the defendant shall be allowed a total of 247 days as credit for time incarcerated before imposition of this sentence.						
Priso	It is further ordered that the defendant be allowed credit for all time previously served on this count in the Department of Corrections prior to resentencing.						
Conc	It is further ordered that the sentence imposed for this count shall run (check one) consecutive to concurrent Q Other with the sentence set forth in count of this case.						
	Page 7 of 8						

OTHER PROVISIONS

	VII.	HAR LINGTION	1110	
		•		
Consecutive/ Concurrent As To Other Convictions	specified in this or	rder shall run consecutive to		ces imposed for the counts
	any active se	ntence being served		
	specific sente	ences:		
by Florida Statute.	nd directed to delive at together with a co en court was advise this date with the	er the defendant to to py of this judgment ed of the right to ap clerk of this court a	he Department of C and sentence and a peal from this sentend and the defendant's a	Corrections at the facility ny other documents specified ence by filing notice of
· · ·	_			
In imposing the above	ve sentence, the cou	rt further recommer	ıds	·
DONE AND ORDERI day of <u>Septem</u>			County, Florida, th	is 18th Studge

STATE OF FLORIDA DUVAL CCUNTY

I, UNDERCHSMED Clerk of the Circuit & County Courts, Duval County, Florida, CO HEREBY CERTIFY the within and foregoing is a true and correct copy of the original as it appears on record and file in the office of the Clerk of Circuit & County Courts of Duval County, Florida.

WITNESS my hand and seal of Clerk of Circuit & County Courts at Jacksonville, Florida, this the 3 day of oct AD.,2001 JIM FULLER

Clerk, Chouit and County Courts Duyal County, lightda

Deputy Clerk